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CONFIDENTIAL

87-2262X

23 October 1987

NOTE TO: DDA

FROM:

[Redacted]

25X1

SUBJECT: Status on Polygraph Protection Act and Treasury Authorization.

1. The Polygraph Protection Act (HR 1212) will be brought to a House vote next week. It still contains exemptions pertaining to CIA.

2. The Treasury Authorization Bill which contains the DeConcini amendment pertaining to detailees will exclude the Intelligence Community, per Keith Hall. (See attached language sent to SSCI).

[Redacted]

Congressional Affairs

cc: D/OS  
D/OP

25X1

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DD/A REGISTRY  
FILE: 100-13

STAT

H.R. 2907  
REIMBURSEMENT FOR DETAILEES

Sec. 622. Notwithstanding any other provision of law, for the fiscal year ending September 30, 1989, when any individual Federal employee is detailed to an executive branch agency other than his or her employing agency for a period of 60 days or more, the detailing agency shall bill the executive branch agency to which said employee has been assigned for all salaries and expenses of said employee for the period of assignment after 60 days and shall be fully reimbursed for all such costs: Provided, That all executive branch agencies shall submit a quarterly report to the House and Senate Committees on Appropriations on all reimbursable and non-reimbursable detailees used by such agency during the fiscal year ending September 30, 1988, and further provided, that this section shall not apply to persons detailed to or from those agencies listed in subsection (f) of Section 3.4 of Executive Order 12333 or its successor orders.

## REPORT LANGUAGE

H.R. 2907

## § 622: REIMBURSEMENT FOR DETAILEES

This section is designed to ensure that agencies of the Government using detailees fully reimburse the lending agency for the expenses of certain detailees and that the reimbursements are fully reported. However, if applied to the Intelligence Community it would present serious difficulties and the effect on national security programs which require joint cooperation among agencies would be detrimental. Moreover, the House and Senate intelligence oversight committees are already aware of the extensive use of detailees to and from agencies within the Intelligence Community and duplication in this area is unnecessary and undesirable. Therefore, the conferees have agreed to include a provision making it clear that this section does not apply to the Intelligence Community.